

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

FC 2014-093673

10/06/2014

HON. CAREY SNYDER HYATT

CLERK OF THE COURT

C. Vigil

Deputy

IN RE THE MATTER OF
JESSICA L ENDRES

ROBERT NEWELL

AND

CAMERON BONIFASI-GALLOP

CAMERON BONIFASI-GALLOP

40602 N APOLLO WAY

ANTHEM AZ 85086

JAMES P MUELLER

CONCILIATION SERVICES-NE
FAMILY SUPPORT SERVICES-CCC
FINANCIAL SERVICES-BILLING-CCC
LAB EXPRESS INC - PHOENIX
TASC - PHOENIX

MINUTE ENTRY

Northeast Facility, Courtroom 104

4:37 p.m. This is the time set for a Return Hearing on Father's Petition for Temporary Orders. Petitioner, Jessica Endres, is present with counsel, Robert Newell. Respondent, Cameron Bonifasi-Gallop, is present with counsel, James Mueller.

A record of this proceeding is made by audio and/or video in lieu of a court reporter.

Discussion ensues between the Court and both counsel regarding the outstanding issues in this case.

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

FC 2014-093673

10/06/2014

Jessica Endres and Cameron Bonifasi-Gallop are sworn and questioned by the Court.

IT IS ORDERED on a temporary basis that Father shall have parenting time every Tuesday and Thursday from 10:00 a.m. to 6:00 p.m. and every Friday at 6:00 p.m. to Saturday at 6:00 p.m., to be exercised at Rodney Steven's house, except when he is camping and they stay in the toy hauler. The maternal and paternal grandparents will assist with the exchanges.

IT IS FURTHER ORDERED that Father shall pay to Mother as and for child support the sum of \$300.00 per month, payable through the Support Payment Clearinghouse on the 1st day of each month commencing October 1, 2014 by Income Withholding Order.

The Income Withholding Order is initiated electronically by the above-named deputy clerk. (Confirmation #426940)

IT IS FURTHER ORDERED that at any time an Order of Assignment is not paying the child support obligation in full, Father shall make full and timely payments directly to the Support Payment Clearinghouse in accordance with the "Instructions for Making Support Payments Through the Clearinghouse" attached hereto.

IT IS FURTHER ORDERED the parties shall participate in a Parenting Conference. The parties will be advised by separate minute entry of the name and telephone number of the Parenting Conference Provider and other relevant information regarding the Parenting Conference. The parties shall comply with all instructions and directives issued by the Provider.

Parent Conferences (PCs) typically involve up to four (4) hours of direct professional services. Given the narrowed scope and level of assessment of the PC, the Provider limits the documents accepted for review and the amount of time available to family members to present their concerns. If a litigant or litigant's attorney seeks to submit any documents for consideration, the Provider may decide to consider only those documents the Provider believes relevant based on the limited scope of these conferences.

THE COURT FINDS that both parties are unable to afford to pay the entire Parenting Conference Fee of \$300 per party today, but are eligible to make monthly payments pursuant to a payment plan.

Therefore,

IT IS ORDERED that both parties shall pay their portion of the Parenting Conference Fee at a rate of \$50 per month to the Clerk of the Court beginning November 1, 2014.

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

FC 2014-093673

10/06/2014

WARNING

IF YOU FAIL TO APPEAR AT THE PARENTING CONFERENCE AS ORDERED, YOU MAY BE REQUIRED TO PAY A \$100 NO SHOW FEE AND/OR PAY ANOTHER PARENTING CONFERENCE FEE AND/OR PAY THE FEES OF THE APPEARING PARTY. THE PARENTING CONFERENCE PROVIDER IS AUTHORIZED TO SCHEDULE THE CONFERENCE AND ACCOMMODATE REASONABLE SCHEDULING REQUESTS FROM THE PARTIES. IF YOUR SCHEDULING REQUEST IS NOT PERMITTED BY THE PROVIDER AND YOU CANNOT ATTEND, YOU MUST REQUEST AND BE GRANTED PERMISSION FROM THE JUDGE IN YOUR CASE TO RESCHEDULE THE CONFERENCE AT LEAST THREE FULL COURT DAYS BEFORE THE CONFERENCE. IF AN AGREEMENT IS REACHED PRIOR TO YOUR APPOINTMENT DATE, YOU MUST SUBMIT A WRITTEN REQUEST TO THE JUDGE TO VACATE THE CONFERENCE AND WAIVE THE FEE AT LEAST THREE FULL COURT DAYS IN ADVANCE OF THE CONFERENCE IN ORDER TO AVOID FEE COLLECTION.

IT IS FURTHER ORDERED that Father shall undergo random drug testing on the following basis:

A. Agency. Father's random drug testing shall be conducted at a location of TASC, Inc., the main office of which is at 2234 North 7th Street, Phoenix, Arizona, 602-254-7328. Other locations are listed on the TASC referral form and may be viewed at www.tascaz.org.

B. First Test. Father shall report to TASC no later than 5:00 p.m. on November 7, 2014 for his first test.

C. Scope. Father shall undergo a single test for THC for each test ordered herein.

D. Cooperation. Father shall cooperate fully as reasonably required by the testing agency to comply with this Order, including:

1. Father shall provide such samples as are reasonably required by the testing agency to comply with this order.

2. Father shall timely report for testing and provide samples as directed by the testing agency.

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

FC 2014-093673

10/06/2014

3. Father shall present photo identification to the testing agency at the time of each test.

4. Father shall sign and deliver such forms of consent, authorization and release of test results as shall be reasonably required by the testing agency to comply with this Order.

E. Cost. Father shall pay the cost of his testing (\$11.00 per test) in money order or cashier's check at the time of testing.

F. Frequency & Duration. Father shall be randomly tested not less than once per week until further order of the Court.

G. Positive/Diluted/Missed Test. All parties are advised that the failure, neglect or refusal to participate in testing, or providing a diluted test sample at the time of testing, may be considered an admission by the party that the testing, if properly conducted, would have revealed the use of the substance(s) tested for, which finding is contrary to the best interest of a child. Certain prescription medications may cause a positive drug test result. Parties who are required to drug test are expected to provide proof to the court of prescriptions and documentation from health care providers regarding the lawful possession and use of those medications.

H. Reporting. The parties are hereby advised that test results ARE NOT confidential and will be filed in the Court file upon receipt by the Court. The results of each test shall be reported directly to counsel for both parties, or directly to the parties at the addresses provided by the parties to the testing agency, if unrepresented by counsel. The testing agency shall also provide this Court with a Monthly Drug Test Summary Report.

IT IS FURTHER ORDERED that if Father continues to use marijuana, pursuant to his medical marijuana card, he shall not drive with the children in the car within 3 hours of dosing.

IT IS FURTHER ORDERED that Father shall also submit to a Hair Follicle test through TASC by 5:00 p.m. on October 7, 2014. If the test comes back negative for all other substances other than marijuana, Mother shall reimburse Father for the cost of the test.

IT IS FURTHER ORDERED setting this matter for a **Telephonic Status Conference** on **December 15, 2014 at 9:30 a.m.** to review the results of the Parenting Conference. (Allotted time: 30 minutes) Mr. Newell is directed to initiate the call.

IT IS FURTHER ORDERED signing this minute entry as a formal Order of this Court pursuant to Rule 81, Arizona Rules of Family Law Procedure.

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

FC 2014-093673

10/06/2014

4:50 p.m. Hearing concludes.

/ s / HONORABLE CAREY SNYDER HYATT

JUDGE OF THE SUPERIOR COURT

FILED: Acknowledgment and Notice of Parenting Conference (2)

All parties representing themselves must keep the Court updated with address changes.
A form may be downloaded at: <http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter>.

Attachments:

CAMERON BONIFASI-GALLOP: Non IV-D Payment Instructions